IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO WESTERN DIVISION AT DAYTON, OHIO

ELWOOD H. JONES

Petitioner Case No. 1:01-cv-564

v. District Judge Thomas M. Rose

Chief Magistrate Judge Michael R. Merz

MARGARET BAGLEY, Warden,

Respondent.

Stipulation

The parties stipulate that Ex. 2A is a document received in the usual course of business by the Hamilton County Coroner's files describing the results of tests performed on the victim, Rhoda Nathan.

Respectfully Submitted,

s|Michael L. Monta

MICHAEL L. MONTA (0032777) Trial Counsel 3625 Old Salem Road Dayton, Ohio 45415-1427 (937) 890-6921

s/Gary W. Crim

GARY W. CRIM (0020252) 943 Manhattan Avenue Dayton, Ohio 45406-5141 (937) 276-5770

Attorneys for Elwood H. Jones

Stipulation Page 1

Jones v. Bagley, Warden

Case No. 1:01-cv-564

MARC DANN Ohio Attorney General

s/Sarah A. Hadacek

SARAH A. HADACEK* (0080621)

*Lead and Trial Counsel Assistant Attorney General

STEPHEN E. MAHER (0032279)

Assistant Attorney General Capital Crimes Unit 30 East Broad Street, 23rd Floor Columbus, Ohio 43215 (614) 728-7055; Fax (614) 728-8600 Emails: shadacek@ag.state.oh.us smaher@ag.state.oh.us

Stipulation Page 2